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1415	Attorneys for <i>Defendant</i> THE REPUBLIC OF ARGENTINA		
16	UNITED STATES DISTRICT COURT		
17		L DISTRICT	
18	OEI (III II		
19	NML CAPITAL, LTD.,	No. 14 CV 02262-SVW-Ex	
20	Plaintiff,	Hon. Stephen V. Wilson	
21	VS.	STIPULATION REGARDING BRIEFING SCHEDULE FOR	
22	SPACE EXPLORATION TECHNOLOGIES CORP., aka	PLAINTIFF'S MOTION FOR LEAVE TO SERVE DISCOVERY	
23	SPACEX, a Delaware corporation; THE REPUBLIC OF ARGENTINA, a	PRIOR TO RULE 26(f) CONFERENCE	
24	foreign state, including its COMISION NACIONAL DE ACTIVIDADES	Hearing Date: March 9, 2015	
25	ESPACIALES, aka CONAE, a political subdivision of the Argentine State; and	Time: 1:30 p.m. Courtroom: 6	
26	DOES 1-10,		
27	Defendants.		
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WHEREAS, on February 9, 2015, plaintiff NML Capital, Ltd. ("NML") filed 1 2 a Motion for Leave to Serve Discovery Prior to Rule 26(f) Conference (the "Motion" [Dkt. No. 43]); 3 WHEREAS, the Motion is set for hearing on March 9, 2015; 4 WHEREAS, the Oppositions of defendants Space Exploration Technologies 5 Cop. and the Republic of Argentina ("Defendants") to the Motion would, in the 6 7 normal course, be due on Monday, February 16, 2015; WHEREAS, February 16, 2015 is a Court holiday, which arguably advances 8 the due date for Defendants' Oppositions to Friday, February 13, 2015 instead; 9 10 WHEREAS, Defendants have asked NML to agree to modify the briefing schedule so that Defendants may file and serve their Oppositions after February 13, 11 12 2015; 13 WHEREAS, NML has agreed that Defendants may file their Oppositions on Tuesday, February 17, 2015; 14 WHEREAS, the parties have agreed that the modified due date for the 15 Oppositions will not affect the hearing date or the due date for NML's reply; 16 17 / / / 18 / / / 19 20 21 22 23 24 25 26 27 28 314026863.1

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STIPULATION RE: BRIEFING SCHEDULE

1	THEREFORE, the parties, through their undersigned co	ounsel, hereby
2	stipulate and agree, subject to the Court's approval, that Defendant's Oppositions to	
3	NML's Motion shall be filed on or before February 17, 2015	, and that this
4	modification to the briefing scheduled does not affect the hearing date or the	
5	deadline for NML's reply.	
6	Dated: February 11, 2015 MANATT, PHELPS & PHIL	LIPS, LLP
7		
8	By: /s/ Donald R. Brown Donald R. Brown	
9	Attorneys for <i>Defendar</i> THE REPUBLIC OF A	nt ARGENTINA
10	Dated: February 11 2015 COOLEVILE	MOLIVIIVA
11	William P. Donovan, Jr.	
12		
13	William P. Donovan, J	<u>ı, Jr.</u> r.
14	Attorneys for <i>Defendan</i>	it ON
15	TECHNOLOGIES CO	
16	Dated: February 11 2015 OLUNN EMANUEL LIROU	HART &
17	Harold A. Barza	
18 19	Ian S. Shelton	
20	Watthew S. Hosen	
21	By: /s/ Harold A. Barza	
22	Attorneys for Plaintiff	
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